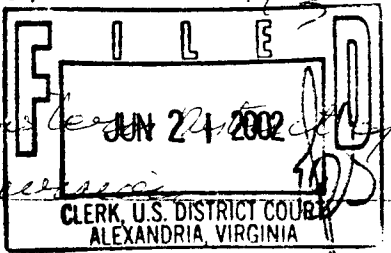


In The Name of ALLAH

113



In the US District Court For the Eastern District of
Virginia Alexandria Division

U.S.

Filed 20 June 02

v

Cause No. 01-8954

Zacarias Maessacci 3

Reverend Zacarias Maessacci Opposition to government
appointed Lawyer's Motion to suppress statement
and prints and certificates in support thereof

ALLAH O AKBAR, the Slave of ALLAH, Zacarias
Maessacci strike to oppose the government the appoint
lawyer motion cited above, that aim to render
my statement to government agent (FBI and FBI)
unconstitutional and therefore as well the proceed
it will suppress and render unconstitutional the
physical evidence seized off before September 11.

These evidence clearly and unequivocally demonstrate
that the FBI were engage into an Under Cover
Surveillance operation against me and
therefore to declare them unconstitutional
will guaranty my conviction, my Death.

In this motion the government appointed lawyer
alleged some "Fact", it is interesting to know
and to ask them where and from who they
get their so called "Fact"

(208)

Not a single witness or estimation, or report is
mentioning the bases for this Motion.
It is clear that this Motion is the sheer result
of mere ~~assumption~~, speculation or probably
delusion by the government appointed Lawyer.

These government appointed lawyers have and provide no reason why they waited more than month to introduce such motion. Can it might be accelerated. To the information contain in the Report of Doctor Patterson (which is under seal of course) in which I indicate that I can explain September 11 in 15 minutes.

The filing of this government appealed Lawyer's motion was apparently done on the day of my hearing Jun 13, 2007, in which I openly accuse the FBI of Cover Up (mentioning different address contain in the notebooks seized during my arrest). It will be very interesting to know the precise time of the filing (before or after my accusation of FBI Cover Up), as one could assume that they will have waited to the last moment (probably to be sure that I knew exactly where the record of the FBI Cover Up were contain).

To have failed much earlier could have easily exposed their current attempt to minimize the evidence of the FBI Coverup and enable me at the hearing to denounce them.

If the government appointed Lawyer were to claim that they have no knowledge that these evidences find ~~some~~ ^{me} until my arrest
crucial process an FBI cover up because I did not share information with them -

This claim should be rejected because of the overwhelming nature and simplicity of the evidence make it impossible that these "so called" "experience lawyer" did not understand and knew that they were dealing with an FBI cover up.

Moreover no well informed experience Lawyer will try to render unconstitutional statement and evidence in such a circumstantial case without having deeply and exhaustively investigate the nature of the statement and evidence, in order to determine if they could be favorable to the defendant.

A simple investigation on:

The Passport address will have show that it was seized by British S.W.A.T (army police) in the FBI investigation in Britain of the Ambassy Bombing in Kenya and Tanganyika

23 A Lambert Road SW2 London

the investigation on the addresses.

5. The secret address S 119 London
that appears in the notebook found on my legal
attorney will have since that British court
have engaged proceeding against me in 1999 through
the following or his infection. and I gave this
address in London Reises. Address ~~was~~ I
used this address, that was ~~also~~ seized by
British Special Branch and FBI because
of the suppose link between the occupant and
the Chechen Mujahideen. And my will and
the will of "Masood" Njaffa were seized
by British Police at this address in 1997.

British analysis.

The turbine except dated of the 12 August 2001
find nothing at my arrest showed raised the
question why the FBI did not investigate
my use of the Internet. Not to mention that they
did not investigate it as well.

Name and address in Pakistan seized and
showed provide interesting line of investigation
at the time of my arrest and today for FBI
and government lawyer.

Brother K _____ and telephone could ~~not~~
provide testimony that I was engaged in a
secret discussion in an offshore arrangement
a few days before coming to the US and

I went to the States and I travelled
in Gloucester and had a sleep before and
inform them of my intention to go to the
US to become a pilot. This might be
helpful to prove that I have no
intention to "kill" myself.

Cellular smart chip phone used
is ~~an expensive~~ British mobile phone.
could record or obtain account and
history of my telephone call just
before coming to the US.

Not to mention that I phone repeatedly
an Islamic institution that was
deeply investigated by the FBI
in the Ambassy Bombing in Africa
the same institution I stayed in their short stay
accommodation just before coming in UK.
These few example which were not only
a fraction of evidence found at my place
and that will establish that the FBI
is engaged in a cover up with
their appointed lawyer.

Therefore this Motion must be rejected
because it is factually baseless and
it goes against my constitutional
defendant interest. No lawyer should be permitted
to render unconstitutional evidence or
statement that can release a defendant

Hearings must be convened in manner that
I can comprehensively expose why this
Motion must be denied.

Place of ACCA&H -

~~19 and 21 May~~

Zacatecas, Mexico.

P.S. All motions, statements, procedures
~~appearances~~ by lawyer or stand my lawyer
do not represent in any form or shape
my position.

These people are out there to kill me
by "Legal" mean